IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

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) Case No.: 4:17-CV-2455 RLW
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AFFIDAVIT OF MEGAN GREEN

I, Megan Green, declare as follows:

- 1. I am over the age of 18. I have personal knowledge of the facts set forth in this declaration and could and would testify competently to those facts if called as a witness.
 - 2. I live in the City of St. Louis.
- 3. On the evening of Friday, September 15, 2017, I participated in the march that started in the Central West End in order to express my disapproval of the acquittal of Officer Stockley, police brutality, and institutional racism.
 - 4. After the march, I was traveling south on Lake.
- 5. I saw buses of riot police officers coming in from both directions and all of Westminster was blocked by riot police.
- 6. In every direction there were officers in riot gear, and there was nowhere to go in order to disperse from the area.

EXHIBIT G

- 7. When I was near the synagogue Central Reform Congregation, I ran into a line of riot police at Kinghighway, which were blocking the only open route of egress. I went in the synagogue.
 - 8. While I was inside, I heard police banging on the door and yelling.
- 9. I could see clouds of tear gas and the synagogue entrance was surrounded by officers.
 - 10. I stayed inside the synagogue for an hour and a half.
- 11. When I left the synagogue, I walked south down Kingshighway, and as I approached the Chase Park Plaza, I saw a line of riot police with a small pathway open among them. I asked if I could pass through to get to my car, and I was allowed us to do so.
 - 12. I then crossed the street at Lindell and Kingshighway to head east on Lindell.
 - 13. As we walked down the street a police MRAP drove past us.
- 14. The MRAP then did a U-turn at Kingshighway and Lindell and doubled back to where I was standing with a small group so that it could shoot tear gas at the group.
 - 15. We were on the sidewalk trying to get into our vehicles.
 - 16. The occupants of the MRAP gave no warning they would start gassing us.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

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Executed on

Megan Green

Subscribed and sworn to before me this 22nd day of September, 2017.

KATHRYN M. HINNERS-MUELLER
My Commission Expires
Moy 12, 2018

St. Louis City Commission #14614956